

**UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT**

**Transcript Order for Pro Se Parties**

Only parties not represented by counsel may use this form. Attorneys must file transcript orders electronically in CM/ECF. Include on this form all transcripts that you are ordering from *one* court reporter. Use a separate form for each court reporter.

<b>SHORT CASE TITLE</b> Vincent Lucas v. Total Security Vision, et al.	<b>NAME OF DISTRICT COURT</b> Southern District of Ohio	<b>DISTRICT COURT CASE NUMBER</b> 1:16-cv-1102-MRB-SKB
<b>COURT OF APPEALS CASE NUMBER</b>  19-3973	<b>DATE NOTICE OF APPEAL FILED BY CLERK OF DISTRICT COURT</b>  9/27/2019	
	<b>COURT REPORTER</b>  none	<b>NAME OF ORDERING PARTY</b>  Vincent Lucas

<p><b>A. Check the applicable provision:</b></p> <p><input type="checkbox"/> I am ordering a transcript (See Section B)  <input checked="" type="checkbox"/> I am not ordering a transcript</p> <p><b>Reason for not ordering a transcript:</b></p> <p><input type="checkbox"/> Transcript is already on file in district court  <input type="checkbox"/> Transcript is unnecessary for appeal purposes  <input checked="" type="checkbox"/> No Hearings</p>	<p><b>B. Provide a description, including dates, of the proceedings for which a transcript is required (i.e. oral argument, sentencing, etc.)</b></p> <p><b>Method of Payment</b> <input type="checkbox"/> Private Funds <input type="checkbox"/> Other</p>
<p><b>C. When transcript is funded by the Criminal Justice Act, transcript of the following proceedings will be provided only if specially authorized by the district court</b></p> <p><input type="checkbox"/> Voir Dire  <input type="checkbox"/> Jury Instructions  <input type="checkbox"/> Opening statement of plaintiff  <input type="checkbox"/> Closing argument of plaintiff  <input type="checkbox"/> Opening statement of defendant  <input type="checkbox"/> Closing argument of defendant</p>	<p><b>D. Deliver transcript to: (Appellant's name, address, telephone)</b></p>

Failure to specify in adequate detail those proceedings to be transcribed, or failure to make prompt satisfactory financial arrangements for transcript, are grounds for dismissal of appeal.

<p><b>E. I certify that I have made satisfactory arrangements with the court reporter for payment of the cost of transcript. See FRAP 10(b). I understand that unless I have already ordered the transcript, I shall order its preparation at the time required by FRAP and the Local Rules.</b></p>	
<b>ORDERING PARTY'S SIGNATURE</b>  	<b>DATE</b>  10-19-2019

ALLOWANCE BY THE COURT OF LEAVE TO PROCEED IN FORMA PAUPERIS IN A CIVIL APPEAL  
DOES NOT ENTITLE THE LITIGANT TO HAVE TRANSCRIPT AT GOVERNMENT EXPENSE.

**THIS ORDER FORM MUST BE SENT TO BOTH THE COURT REPORTER AND THE COURT OF APPEALS.**

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF OHIO  
WESTERN DIVISION

VINCENT LUCAS, : Case No. 1:16-cv-1102  
Plaintiff, :  
v. : **PLAINTIFF'S NOTICE OF**  
TOTAL SECURITY VISION, et al., : **INTENT TO ORDER THE**  
Defendants. : **ENTIRE TRANSCRIPT**  
: :  
: :  
: :

Under FRAP 10, I am ordering the entire transcript. However, from the docket, it appears that there is nothing that can be transcribed which has not already been transcribed, and therefore the record already contains the entire transcript. If any of the Appellees disagree, they are welcome to identify any proceedings that they believe can be transcribed but which have not yet been transcribed, and if such proceedings exist, I shall order a transcript of such proceedings.

s/ Vincent Lucas

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Plaintiff

CERTIFICATE OF SERVICE

I certify that on Oct. 19, 2019, I served this document upon Karl Kilguss [office@kilgusslaw.com] by electronic mail.

s/ Vincent Lucas